Amendment under 37 C.F.R. §1.116 Attorney Docket No.: 031016

Application No.: 10/644,068

Art Unit: 2629

Attorney Docket No.: 0.

<u>REMARKS</u>

Reconsideration of this application, as presently amended, is respectfully requested.

Claims 3-4 are now pending in this application, claims 1-2 having been cancelled by the present

Amendment. Claims 1-4 were rejected.

Claim Rejection- 35 U.S.C. §103

Claims 1-4 are rejected under 35 U.S.C. §103 as being unpatentable over Mizoguchi

(USP 5,841,466, previously cited) in view of Iwasa et al. (WO 02/42890, previously cited). For

the reasons set forth in detail below, this rejection, to the extent it applies to the current claims, is

respectfully traversed.

The Mizoguchi reference teaches an optical visualizing apparatus provided with an image

input switch SW to allow an external image source to supply images to the apparatus. When

power supply is turned on, it is determined whether a password is registered or not. In the case

of a password being registered, a message "Input the password" is displayed, and the inputted

password is compared with the registered password. If both the passwords match, the image

input switch SW is turned on, thereby to supply images to the optical visualizing apparatus.

The Iwasa et al. reference teaches that when power is turned on to the PC 1, it is checked

whether a portable information apparatus 3 having a recognition ID is located nearby. If not, it is

kept monitored whether a portable information apparatus 3 is positioned nearby. When a

portable information apparatus 3 comes into communication range, a wireless link is formed and

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the identification information is exchanged, and then a password entry screen is displayed on the

PC 1.

When the user enters the password from the portable information apparatus 3 in

accordance with the message on the password entry screen, it is checked whether the password

matches the preregistered one. If both the passwords match, the OS is started up, bringing the

PC 1 into normal available state.

When the user leaves his desk with the OS left in an operating condition, and the portable

information apparatus 3 goes outside the communication range of the PC 1, the input devices,

such as the keyboard, mouse, etc., are locked to prohibit the use thereof, and then power save

mode is effected.

In the power save mode, where the input devices, such as the keyboard, mouse, etc., are

locked, when the user returns to the desk and depresses the resume button, it is checked whether

the portable information apparatus 3 is located nearby. If the portable information apparatus 3 is

nearby, the PC 1 is restored from the power save mode, and the password entry screen is

displayed on the PC 1. In response to the correct password entered from the portable information

apparatus 3, the lock state of the input devices, such as the keyboard, mouse, etc., is released,

restoring the OS to the previous state. If an incorrect password is entered a predetermined

number of times, the input devices, such as the keyboard, mouse, etc., are brought into the lock

state, that is, the power save state.

Claims 3 and 4, as amended, recite "allowing operation of the liquid crystal projector by

the external computer", and "nullifying operation of keys of the operation means (the operation

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unit)" (to inhibit operation from the liquid crystal projector) "in response to the means for

comparing (circuit for comparing) indicating that both the registered password and the password

received from the external computer [PC 100] coincide with each other." [Emphasis added]. It

is submitted that neither Mizoguchi nor Iwasa et al., whether taken alone or in combination,

disclose or suggest these features.

Accordingly, reconsideration and withdrawal of the rejection of claims 3 and 4 are

respectfully requested.

CONCLUSION

In view of the foregoing, it is submitted that all pending claims are in condition for

allowance. A prompt and favorable reconsideration of the rejection and an indication of

allowability of all pending claims are earnestly solicited.

If the Examiner believes that there are issues remaining to be resolved in this application,

the Examiner is invited to contact the undersigned attorney at the telephone number indicated

below to arrange for an interview to expedite and complete prosecution of this case.

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If this paper is not timely filed, Applicants respectfully petition for an appropriate extension of time. The fees for such an extension or any other fees that may be due with respect to this paper may be charged to Deposit Account No. 50-2866.

Respectfully submitted,

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